

SEP 25 1978 - 12 30 PM

INTERSTATE COMMERCE COMMISSION

THE ROCK

September 18, 1978

RE: EQUIPMENT LEASE DATED MAY 1, 1972. LEASE ASSIGNMENT AGREEMENT DATED AS OF JULY 1, 1978, BETWEEN WILLIAM M. GIBBONS, TRUSTEE OF CHICAGO, ROCK ISLAND AND PACIFIC RAILROAD COMPANY, UNITED STATES OF AMERICA, AND TRUST COMPANY FOR VSL, INC. RECORDED AS DOCUMENT NO. 6646

Interstate Commerce Commission
Washington, D. C. 20423

Gentlemen:

Enclosed for recordation under the provisions of Section 20(c) of the Interstate Commerce Act, as amended, are ~~seven~~ *six* executed counterparts of Lease Assignment Agreement dated as of July 1, 1978, which is a supplement to the above Lease.

A general description of the railroad rolling stock covered by the Assignment is freight cars bearing RI or ROCK numbers as set forth in Exhibit B hereto.

The undersigned is an executive officer of William M. Gibbons, Trustee of Chicago, Rock Island and Pacific Railroad Company mentioned in the enclosed documents and has knowledge of the matters set forth therein.

Please return six executed counterparts of the Assignment with the recording information stamped thereon to me by mail at 332 South Michigan Avenue, Chicago, Illinois 60604.

Also enclosed is a check payable to the Interstate Commerce Commission covering the required \$10 recordation fee.

WILLIAM M. GIBBONS, TRUSTEE OF
CHICAGO, ROCK ISLAND AND PACIFIC
RAILROAD COMPANY

By

O. L. Houts
O. L. Houts
General Solicitor

OLH:dln
Enclosures

9/25/78
Date
10
103 Washington, D. C.

7/05/78

Entered B

JOB C51120 ROCK ISLAND RAILROAD
LIST OF CARS TO BE REHABILITATED WITH FUNDS
PROVIDED BY SECTION 511, 4 R ACT LOAN

PAGE

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INIT	NUMBER	CAR TYPE	O/L	LESSOR	TALLY
RI	036007	BOX-EQ	L	J26	
RI	036043	BOX-EQ	L	J26	
RI	036048	BOX-EQ	L	J26	
RI	036059	BOX-EQ	L	J26	
RI	036083	BOX-EQ	L	J26	
RI	036093	BOX-EQ	L	J26	
RI	036095	BOX-EQ	L	J26	
RI	036101	BOX-EQ	L	J26	
RI	036119	BOX-EQ	L	J26	
RI	036139	BOX-EQ	L	J26	
RI	036147	BOX-EQ	L	J26	
RI	036160	BOX-EQ	L	J26	
RI	036179	BOX-EQ	L	J26	
RI	036184	BOX-EQ	L	J26	
RI	036191	BOX-EQ	L	J26	
RI	036198	BOX-EQ	L	J26	
RI	036201	BOX-EQ	L	J26	
RI	036202	BOX-EQ	L	J26	
RI	036209	BOX-EQ	L	J26	
RI	036230	BOX-EQ	L	J26	
RI	036236	BOX-EQ	L	J26	
RI	036239	BOX-EQ	L	J26	
RI	036240	BOX-EQ	L	J26	
RI	036241	BOX-EQ	L	J26	
RI	036242	BOX-EQ	L	J26	
RI	036244	BOX-EQ	L	J26	
RI	036248	BOX-EQ	L	J26	
RI	036254	BOX-EQ	L	J26	
RI	036260	BOX-EQ	L	J26	
RI	036265	BOX-EQ	L	J26	
RI	036266	BOX-EQ	L	J26	
RI	036280	BOX-EQ	L	J26	
RI	036282	BOX-EQ	L	J26	
RI	036286	BOX-EQ	L	J26	
RI	036287	BOX-EQ	L	J26	
RI	036290	BOX-EQ	L	J26	
TYPE	TOTAL				36
RI	131786	CHP-JU	L	J26	
RI	131787	CHP-JU	L	J26	
RI	131797	CHP-JU	L	J26	
RI	131805	CHP-JU	L	J26	
RI	131807	CHP-JU	L	J26	
RI	131808	CHP-JU	L	J26	
RI	131832	CHP-JU	L	J26	
RI	131844	CHP-JU	L	J26	
RI	131849	CHP-JU	L	J26	
RI	131854	CHP-JU	L	J26	
RI	131855	CHP-JU	L	J26	
RI	131867	CHP-JU	L	J26	

7/05/78

JOB C51120 ROCK ISLAND RAILROAD
LIST OF CARS TO BE REHABILITATED WITH FUNDS
PROVIDED BY SECTION 511, 4 R ACT LOAN

PAGE

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INIT	NUMBER	CAR TYPE	O/L	LESSOR	TALLY
RI	131878	CHP-JU	L	J26	
RI	131881	CHP-JU	L	J26	
RI	131885	CHP-JU	L	J26	
RI	131891	CHP-JU	L	J26	
RI	131915	CHP-JU	L	J26	
RI	131929	CHP-JU	L	J26	
RI	131938	CHP-JU	L	J26	
RI	131946	CHP-JU	L	J26	
RI	131947	CHP-JU	L	J26	
RI	131948	CHP-JU	L	J26	
RI	131950	CHP-JU	L	J26	
RI	131951	CHP-JU	L	J26	
RI	131958	CHP-JU	L	J26	
RI	131961	CHP-JU	L	J26	
RI	131962	CHP-JU	L	J26	
RI	131963	CHP-JU	L	J26	
RI	131992	CHP-JU	L	J26	
RI	131993	CHP-JU	L	J26	
RI	132031	CHP-JU	L	J26	
RI	132035	CHP-JU	L	J26	
RI	132100	CHP-JU	L	J26	
RI	132154	CHP-JU	L	J26	
RI	132196	CHP-JU	L	J26	
RI	132198	CHP-JU	L	J26	
RI	132222	CHP-JU	L	J26	
RI	132226	CHP-JU	L	J26	
RI	132231	CHP-JU	L	J26	
RI	132236	CHP-JU	L	J26	
TYPE TOTAL					40
RI	102102	HPR-OP	L	J26	
RI	102144	HPR-OP	L	J26	
RI	102160	HPR-OP	L	J26	
RI	102172	HPR-OP	L	J26	
TYPE TOTAL					4
LESSOR TOTAL					80

SEP 25 14 18 -12 30 PM

LEASE ASSIGNMENT AGREEMENT

INTERSTATE COMMERCE COMMISSION

LEASE ASSIGNMENT AGREEMENT (hereinafter called "Lease Assignment") dated as of July 1, 1978 by and between William M. Gibbons, Trustee of the Property of Chicago, Rock Island and Pacific Railroad Company (said Trustee in his capacity as trustee, together with his successors or assigns, being hereinafter called "Trustee"), the United States of America ("United States"), represented by the Secretary of Transportation acting through the Administrator of the Federal Railroad Administration or the Administrator's designee ("Administrator"), Trust Company For USL, Inc. ("Lessor") and United States Leasing International Inc. as Agent for Lessor ("Agent").

WHEREAS, Lessor, Agent and Chicago, Rock Island and Pacific Railroad Company, a Delaware corporation ("Rock Island"), have previously entered into an Equipment Lease dated as of May 1, 1972 (the "Lease"), a copy of which is attached hereto as Exhibit A; and

WHEREAS, the Lease was filed and recorded with the Interstate Commerce Commission pursuant to Section 20c of the Interstate Commerce Act on June 26, 19 and assigned Recordation No. 6646; and

WHEREAS, Rock Island filed with the United States District Court for the Northern District of Illinois, Eastern Division (the "Reorganization Court"), a petition for reorganization pursuant to Section 77 of the Bankruptcy Act on March 17, 1975; and

WHEREAS, pursuant to Order No. 9 entered on April 25, 1975 by the Reorganization Court, Trustee assumed and affirmed the Lease on April 25, 1975; and

WHEREAS, United States and Trustee intend to enter into a financing agreement ("Financing Agreement") by which the Secretary will guarantee certain obligations of Trustee with respect to certain leased railroad

equipment being rehabilitated by Trustee (the "Leased Equipment") which is a part of the railroad equipment described and identified in Schedules A-1, A-2 and A-3 to Exhibit A hereof; and

WHEREAS, in order to secure the payment of the obligations contained in the Financing Agreement, execution and delivery of this Lease Assignment has been made a condition precedent to execution of the Financing Agreement.

NOW, THEREFORE, in consideration of the premises and the mutual covenants and promises herein contained, the parties hereto agree as follows:

1. Trustee hereby assigns to United States the entire leasehold interest in the Leased Equipment described in Exhibit B attached hereto and made a part hereof.

2. The term of this Lease Assignment shall commence forthwith and shall continue as to each item of Leased Equipment until the Lease or the Financing Agreement is terminated, whichever is earlier.

3. Except as provided in paragraph 6 hereof, this Lease Assignment is subject to all of the terms and conditions of the Lease. Trustee shall duly and punctually perform, when due, all of the agreements and obligations under or pursuant to the Lease. This Lease Assignment shall not relieve Trustee from any of these obligations under the Lease.

4. So long as Trustee shall have the right to possession of the Leased Equipment in accordance with the Lease and the Financing Agreement, he shall be entitled, as against the United States, to manage, operate, use, enjoy and be suffered and permitted to remain in the actual and undisturbed possession of the Leased Equipment, to receive, take and use all rents, incomes, issues, tolls, profits and proceeds thereof and to exercise any renewal or purchase options.

5. If an event of default shall occur under the Lease, Lessor shall

promptly notify the Administrator in writing of such event and shall give the Administrator 60 days within which to elect to exercise the Administrator's rights under paragraph 6 hereof and assume the lease obligations relative to such items of Leased Equipment as the Administrator elects to possess.

6. If an event of default (other than a default under the Lease) shall occur under the Financing Agreement and notice of such event shall have been furnished to the Lessor, then the Administrator shall at the Administrator's sole option be entitled to and shall succeed to all the right, title and interest of the leasehold interest in any of such Leased Equipment, described in Exhibit B, attached hereto, as the Administrator may designate in writing to the Lessor not more than 60 days after notice of such event of default to the Lessor. Notwithstanding any terms or conditions of the Lease, the Administrator shall have the right to sublet such equipment as the Administrator takes possession of under this paragraph so long as the ultimate use of the equipment is by a railroad company operating in interstate or intrastate commerce within the United States. The Administrator's right to possession and use of any equipment under this paragraph shall not be affected by any rights (including rights protected under section 77(j) of the Bankruptcy Act) which the Lessor might have by virtue of a default by the Trustee on any of the Trustee's obligations under the Lease, and the Administrator (and the Administrator's sublessees) shall have the right to continue to possess and use such equipment so long as the lease payments (prorated for the actual number of cars that the Administrator possesses and adjusted to reflect only payments for prospective possession and use from the date of the notice of default) which gave rise to the event of default are made and all other obligations, including but

not limited to lease payments, under the Lease (with respect to equipment which the Administrator possesses) are satisfied as they become due.

7. This Lease Assignment shall be binding upon and shall inure to the benefit of the parties hereto and their respective successors and assigns and the Lease and this Lease Assignment may not be modified unless such modification is consented to by the Administrator in writing.

IN WITNESS WHEREOF, Trustee, United States and Lessor, pursuant to proper authority, have caused these presents to be signed in their respective names and their respective seals to be hereunto affixed, duly attested, as of the day and year first above written.

Witness:

W. M. Gibbons

W. M. Gibbons

William M. Gibbons, Trustee of the
Property of Chicago, Rock Island and
Pacific Railroad Company

Witness:

United States of America by the
Secretary of Transportation acting
through the Administrator of the
Federal Railroad Administration

(Corporate Seal)

Attest:

John M. Sullivan

John M. Sullivan

Trust Company For USL, Inc., as
Trustee under R.I. Trust No. 4

By *John M. Sullivan*
Its Vice President Lessor

(Corporate Seal)

Attest:

James W. Wakeman

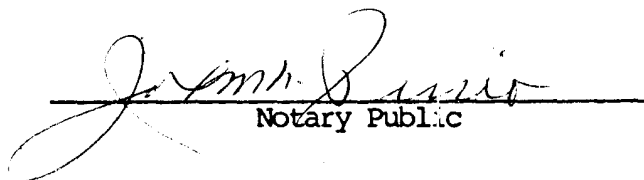
United States Leasing International, Inc.

By *James W. Wakeman*
Its Assistant Vice President
Agent For Lessor

STATE OF ILLINOIS)
) SS.
COUNTY OF COOK)

On this 15 day of Sept., 1978, before me personally appeared William M. Gibbons, to me known to be the person described in and who executed the foregoing instrument, who being by me duly sworn, says that he is the Trustee of the Property of Chicago, Rock Island and Pacific Railroad Company, and he acknowledged that he executed said instrument as his free act and deed.

(SEAL)


Notary Public

My Commission Expires:

Oct. 26, 1981

DISTRICT OF)
) SS.
COLUMBIA)

I, Ray Boyle, a notary public in and
for the District of Columbia, DO HEREBY CERTIFY that John M. Sullivan
_____, personally known to me to be the Administrator
of the Federal Railroad Administration, and personally known to me to be
the same person whose name is subscribed to the foregoing instrument as
such Administrator, appeared before me this day in person, and, being by
me duly sworn, said and acknowledged that he is the Administrator of the
Federal Railroad Administration, that he signed, affixed thereto the seal
and delivered said instrument as Administrator of the Federal Railroad
Administration on behalf of the United States of America, pursuant to
authority given by the Secretary of Transportation (49 CFR 1.49(u)) as
his free and voluntary act, and as a free and voluntary act and deed of
the Secretary of Transportation and the United States of America, for the
use and purposes therein set forth, and that the seal affixed to said
instrument is the seal of the Federal Railroad Administration.

GIVEN under my hand and notarial seal this 21ST day of Sept,
A.D., 1978.

(SEAL)

Ray Boyle
Notary Public

My Commission Expires: My Commission Expires May 1, 1982

STATE OF California)
COUNTY OF San Francisco) SS.

On this 11th day of September, 1978, before me personally appeared P R Ashby, to me personally known, who, being by me duly sworn, says that he is Vice President of Trust Company for USC, Inc, that one of the seals affixed to the foregoing instrument is the corporate seal of said corporation, that said instrument was signed and sealed on behalf of said corporation by authority of its Board of Directors, and he acknowledged that the execution of the foregoing instrument was the free act and deed of said corporation.

Walter J. Marshall
Notary Public

(SEAL)

My Commission Expires: December 6, 1979

STATE OF California)
) SS.
COUNTY OF San Francisco)

On this 11th day of September, 1978, before me personally
appeared Debra Wickman, to me personally
known, who, being by me duly sworn, says that she is Assistant
Vice President of United States Leasing International, Inc.
that one of the seals affixed to the foregoing instrument is the corporate
seal of said corporation, that said instrument was signed and sealed on
behalf of said corporation by authority of its Board of Directors, and
she acknowledged that the execution of the foregoing instrument was the
free act and deed of said corporation.

Walter J. Mahan
Notary Public

(SEAL)

My Commission Expires: December 6, 1979

EXHIBIT A
ORIGINAL 1-8-29-1
DO NOT REMOVE

EQUIPMENT LEASE

Dated as of May 1, 1972

Among

TRUST COMPANY FOR USL., INC.

Trustee under a Trust Agreement dated as of May 1, 1972
Lessor

UNITED STATES LEASING INTERNATIONAL, INC.
Agent for Lessor

and

CHICAGO, ROCK ISLAND AND
PACIFIC RAILROAD COMPANY
Lessee

R.I. Trust No. 4

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Attachments to Lease

Schedules A-1, A-2 and A-3	- Description of Equipment
Schedule B	- Certificate of Acceptance under Equipment Lease
Schedule C	- Schedule of Casualty Value

THIS EQUIPMENT LEASE dated as of May 1, 1972, among TRUST COMPANY FOR USL, INC., not in its individual capacity but solely as Trustee under a Trust Agreement dated as of May 1, 1972 (the "Lessor"), UNITED STATES LEASING INTERNATIONAL, INC., a California corporation, as agent for the Lessor (the "Agent"), and CHICAGO, ROCK ISLAND AND PACIFIC RAILROAD COMPANY, a Delaware corporation (the "Lessee");

W I T N E S S E T H:

WHEREAS the Lessor, the Agent and the Lessee have entered into two separate Acquisition Agreements, both dated as of the date hereof (the "Acquisition Agreements"), with ACF INDUSTRIES, INCORPORATED, and ORTNER FREIGHT CAR COMPANY, respectively, (collectively the "Manufacturers" and individually the "Manufacturer") providing for the acquisition by the Lessor of the box and hopper cars (collectively the "Equipment" and individually as "Item of Equipment") described in Schedules A-1, A-2 and A-3, respectively, attached hereto and made a part hereof; and

WHEREAS the Lessor and the Agent have entered into a Conditional Sale Agreement, dated as of the date hereof (the "Conditional Sale Agreement"), with the Manufacturers, providing for the manufacture, sale and delivery to the Lessor of the Items of Equipment described in Schedules A-1, A-2 and A-3, respectively; and

WHEREAS, by instrument of Agreement and Assignment dated as of the date hereof, the Manufacturers have assigned or will assign their right, title and interest under the Conditional Sale Agreement to Wells Fargo Bank, N.A., as Assignee (the "Assignee"); and

WHEREAS, the Lessee desires to lease all of the Items of Equipment or such lesser number as are delivered to and accepted under the Conditional Sale Agreement on or prior to February 28, 1973, at the rentals and for the terms and upon the conditions hereinafter provided;

NOW, THEREFORE, in consideration of the premises and of the rentals to be paid and the covenants hereinafter mentioned to be kept and performed by the Lessee, the Lessor hereby leases the Equipment to the Lessee upon the following terms and conditions, namely, but subject to all the rights and remedies of each Manufacturer and its assigns under the Conditional Sale Agreement.

SECTION 1. DELIVERY AND ACCEPTANCE OF EQUIPMENT.

The Lessor will cause each Item of Equipment to be tendered to the Lessee at the point set forth in Schedules A-1, A-2 and A-3, respectively. Upon such tender, the Lessee will cause an authorized representative of the Lessee to inspect the same, and if such Item of Equipment is found to conform to the specifications therefor, to accept delivery of such Item of Equipment and to execute and deliver to the Lessor and to the Manufacturer thereof a certificate of acceptance (hereinafter called "Certificate of Acceptance") substantially in the form attached hereto as Schedule B, whereupon such Item of Equipment shall be deemed to have been delivered to and accepted by the Lessee and shall be subject thereafter to all of the terms and conditions of this Lease.

SECTION 2. RENTALS AND PAYMENT DATES.

2.1. Rentals for Equipment. The Lessee agrees to pay the Lessor the following Rental for each Item of Equipment leased hereunder:

(a) Fixed Rental. For each Item of Equipment thirty semiannual installments of Fixed Rental each payable in advance in the amount provided for each respective Item of Equipment in Schedules A-1, A-2 and A-3 hereto.

(b) Daily Interim Rental. For all Items of Equipment described in Schedule A-1 hereto the amount per day provided for each Item of Equipment in said Schedule A-1 for the period from July 12, 1972 to September 20, 1972.

(c) Supplemental Rental. In addition to the above Rental, for each Item of Equipment twenty-nine semi-annual installments of Supplemental Rental payable on the same dates as the second through the thirtieth installments of Fixed Rentals, each of which shall be in an amount equal to 1% of the outstanding balance of Conditional Sale Indebtedness on the date of payment without giving effect to the reduction of said outstanding balance being made on such date by application of the Fixed Rentals due and payable on such date or the payment of any casualty value due and payable on such date.

2.2. Rental Payment Dates. The amount of Daily Interim Rental for each Item of Equipment described in Schedule A-1 shall be due and payable on September 20, 1972. The installments of Fixed Rental for all Items of Equipment shall be due and payable on September 20 and March 20 of each year commencing September 20, 1972, to and including March 20, 1987.

2.3. Place of Rent Payment. All payments provided for in this Lease to be made to the Lessor shall be made to the Lessor at 1211 West 22nd Street, Oak Brook, Illinois 60521, or at such other place as the Lessor or its assigns shall specify in writing.

2.4. Net Lease. This Lease is a net lease and the Lessee shall not be entitled to any abatement of rent or reduction thereof, including, but not limited to, abatements or reductions due to any present or future claims of the Lessee against the Lessor under this Lease or otherwise or against either Manufacturer or against the Assignee, or against any entity having a beneficial interest in the obligations to be performed under the Conditional Sale Agreement; nor except as otherwise expressly provided herein, shall this Lease terminate, or the respective obligations of the Lessor or the Lessee be otherwise affected, by reason of any defect in or damage to or loss or destruction of all or any of the Equipment from whatsoever cause, the taking or requisitioning of the Equipment by condemnation or otherwise, the lawful prohibition of Lessee's use of the Equipment, the interference with such use by any private person or corporation, the invalidity or unenforceability or lack of due authorization or other infirmity of this Lease, or lack of right, power or authority of the Lessor to enter into this Lease, or for any other cause whether similar or dissimilar to the foregoing, any present or future law to the contrary notwithstanding, it being the intention of the parties hereto that the rents and other amounts payable by the Lessee hereunder shall continue to be payable in all events unless the obligation to pay the same shall be terminated pursuant to Section 11 hereof, or until, pursuant to Section 13 hereof, the Equipment is placed and ready for delivery to the Lessor on the Lessee's lines, or is stored for the Lessor on the Lessee's lines or leaves the Lessee's lines for off-line delivery to the Lessor.

SECTION 3. TERM OF THE LEASE.

The term of this Lease as to each Item of Equipment shall begin on the date of the delivery to and acceptance by the Lessee of such Item of Equipment and, subject to the provisions of Section 11 hereof, shall terminate on September 20, 1987, with the option to purchase provided for in Section 20 hereof.

SECTION 4. TITLE TO THE EQUIPMENT.

4.1. Retention of Title. The Lessor is acquiring full legal title to the Equipment as vendee under the Conditional Sale Agreement (but only upon compliance with all the terms and conditions thereof) and, it is understood that Lessee shall acquire no right, title and interest to the Equipment accepted hereunder notwithstanding the delivery of the Equipment to and the possession and use thereof by the Lessee.

4.2. Duty to Number and Mark Equipment. The Lessee will cause each Item of Equipment to be kept numbered with its road number as set forth in Schedules A-1, A-2 and A-3 and will keep and maintain, plainly, distinctly, permanently and conspicuously marked by a plate or stencil printed in contrasting color upon each side of each Item of Equipment in letters not less than one inch in height as follows:

"Leased through United States Leasing International, Inc., as Agent for Trustee-Vendee, and subject to a Security Interest recorded with the I.C.C."

with appropriate changes thereof and additions thereto as from time to time may be required by law in order to protect the title of the Lessor to such Item of Equipment, its rights under this Lease and the rights of any assignee under Section 16 hereof. The Lessee will not place any such Item of Equipment in operation or exercise any control or dominion over the same until the required legend shall have been so marked on both sides thereof and will replace promptly any such names and word or words which may be removed, defaced or destroyed. The Lessee will not change the road number of any Item of Equipment except with the consent of the Lessor and in accordance with a statement of new road numbers to be substituted therefor, which consent and statement previously shall have been filed with the Lessor by the Lessee and filed, recorded or deposited in all public offices where this Lease shall have been filed, recorded or deposited.

4.3. Prohibition Against Certain Designations. Except as above provided, the Lessee will not allow the name of any person, association or corporation to be placed on the Equipment as a designation that might be interpreted as a claim of ownership; provided, however, that the Lessee may cause the Equipment to be lettered with the names or initials or other insignia customarily used by the Lessee or its affiliates on railroad equipment used by it of the same or a similar type for convenience of identification of the right of the Lessee to use the Equipment under this Lease.

4.4. Indemnification for Improper Marking. The Lessee shall indemnify the Lessor, the Agent, the Trustors under the Trust Agreement, and any assignee under Section 16 hereof against any liability, loss or expense incurred by any of them as a result of the aforesaid marking of the Equipment with such name, initials or insignia.

SECTION 5. DISCLAIMER OF WARRANTIES.

AS BETWEEN LESSOR AND LESSEE, LESSOR LEASES THE EQUIPMENT, AS-IS WITHOUT WARRANTY OR REPRESENTATION EITHER EXPRESS OR IMPLIED, AS TO (A) THE FITNESS OR MERCHANTABILITY OF ANY ITEM OR ITEMS OF EQUIPMENT, (B) THE LESSOR'S TITLE THERETO, (C) THE LESSEE'S RIGHT TO THE QUIET ENJOYMENT THEREOF, OR (D) ANY OTHER MATTER WHATSOEVER, IT BEING AGREED THAT ALL SUCH RISKS, AS BETWEEN THE LESSOR AND THE LESSEE, ARE TO BE BORNE BY THE LESSEE. The Lessor hereby appoints and constitutes the Lessee its agent and attorney-in-fact during the term of this Lease to assert and enforce, from time to time, in the name and for the account of the Lessor and the Lessee, as their interests may appear, but in all cases at the sole cost and expense of the Lessee, whatever claims and rights the Lessor may have as owner of the Equipment against any manufacturers or contractors in respect thereof.

SECTION 6. LESSEE'S INDEMNITY.

6.1. Scope of Indemnity. The Lessee shall defend, indemnify and save harmless the Lessor, the Agent and the Trustors (as defined in Section 21.5 hereof) and their successors and assigns from and against:

(a) any and all loss or damage of or to the Equipment, usual wear and tear excepted, and

(b) any claim, cause of action, damages, liability, cost or expense (including counsel fees and costs in connection therewith) which may be incurred in any manner by or for the account of any of them (i) relating to the Equipment or any part thereof, including without limitation the construction, purchase, delivery, installation, ownership, leasing or return of the Equipment or as a result of the use, maintenance, repair, replacement, operation or the condition thereof (whether defects are latent or discoverable by the Lessor or by the Lessee), (ii) by reason or as the result of any act or omission of the Lessee for itself or as agent or attorney-in-fact for the Lessor hereunder, (iii) as a result of claims for patent infringements, or (iv) as a result of claims for negligence or strict liability in tort.

6.2. Tax Indemnification. In the event that the benefits realized or intended to be realized from the 7% investment tax credit provided for by Section 38, or from taking accelerated depreciation using any of the methods set forth in Section 167 (b) and using the class life of the Lessee applicable to railroad rolling stock provided for by Section 167(m), of the Internal Revenue Code of 1954 as amended by the Revenue Act of 1971 (P.L. 92-178), or any

part thereof, as now in effect, is lost or disallowed with respect to an Item of Equipment (except by reason of a Casualty Occurrence as defined in Section 11.1 hereof) because of any action or omission by the Lessee, then the Lessee shall pay to the Lessor or the Trustors as the case may be, as additional rent, a sum which, after deduction of all taxes required to be paid by the Lessor or the Trustor in respect of the receipt thereof under the laws of the United States or any political subdivision thereof, shall compensate the Lessor or the Trustor for the reduction in the return to the Lessor or the Trustor resulting from the Lessor's or the Trustor's not being able to realize the benefits realized or intended to be realized from said 7% investment tax credit, or from taking accelerated depreciation using any of the methods set forth in Section 167 (b) and using such class life of the Lessee under said Section 167(m), together with all interest or penalty which may be assessed by the United States government in connection with the loss of such benefits.

6.3. Continuation of Indemnities and Assumptions. The indemnities and assumptions of liability in this Section 6 contained shall continue in full force and effect notwithstanding the termination of this Lease, or the termination of the term hereof in respect of any one or more Items of Equipment, whether by expiration of time, by operation of law or otherwise; provided, however, that such indemnities and assumption of liability shall not apply in respect of any matters referred to in subsection (a) or clause (i) or (ii) of subsection (b) of Section 6.1 hereof, occurring after the termination of this Lease, except for any such matters occurring after the termination arising in connection with the Lessee's assembling, delivering, storing or transporting of the Equipment as provided in Sections 13 or 15 as the case may be. The foregoing does not guarantee a residual value. The Lessee shall be entitled to control, and shall assume full responsibility for, the defense of such claim or liability.

SECTION 7. RULES, LAWS AND REGULATIONS.

The Lessee agrees to comply with all governmental laws, regulations, requirements and rules (including the rules of the United States Department of Transportation and the current Interchange Rules and supplements thereto of the Mechanical Division, Association of American Railroads) with respect to the use, maintenance and operation of each Item of Equipment subject to this Lease. In case any equipment or appliance is required to be installed on such Item of Equipment in order to comply with such laws, regulations, requirements and rules, the Lessee agrees to make such changes, additions and replacements.

SECTION 8. USE AND MAINTENANCE OF EQUIPMENT.

The Lessee shall use the Equipment only in the manner for which it was designed and intended and so as to subject it only to ordinary wear and tear. The Lessee shall, at its own cost and expense, maintain and keep the Equipment in good order, condition and repair, ordinary wear and tear excepted, suitable for use in interchange. The Lessee shall not modify any Item of Equipment without the written authority and approval of the Lessor which shall not be unreasonably withheld. Any parts installed or replacements made by the Lessee upon any Item of Equipment shall be considered accessions to such Item of Equipment and title thereto shall be immediately vested in the Lessor, without cost or expense to the Lessor.

SECTION 9. LIENS ON THE EQUIPMENT.

The Lessee shall pay or satisfy and discharge any and all claims against, through, or under the Lessee and its successors or assigns which, if unpaid, might constitute or become a lien or a charge upon the Equipment, and any liens or charges which may be levied against or imposed upon any Item of Equipment as a result of the failure of the Lessee to perform or observe any of its covenants or agreements under this Lease, but the Lessee shall not be required to pay or discharge any such claims so long as it shall, in good faith and by appropriate legal proceedings contest the validity thereof in any reasonable manner which will not affect or endanger the title and interest of the Lessor to the Equipment. The Lessee's obligations under this Section 9 shall survive termination of the Lease.

SECTION 10. FILING, PAYMENT OF FEES AND TAXES.

10.1. Filing. Prior to the delivery and acceptance of the first Item of Equipment, the Lessee will, at its sole expense, cause this Lease, the Conditional Sale Agreement and the first assignment thereof to be duly filed, recorded or deposited in conformity with Section 20c of the Interstate Commerce Act and in such other places within or without the United States as the Lessor may reasonably request for the protection of its title or the security interest of the Assignee and will furnish the Lessor proof thereof. The Lessee will, from time to time, do and perform any other act and will execute, acknowledge, deliver, file, register and record (and will re-file, re-register, or re-record whenever required) any and all further instruments required by law or reasonably requested by the Lessor, for the purpose of protecting the Lessor's title to,

or the Assignee's security interest in, the Equipment to the satisfaction of the Lessor's or the Assignee's counsel or for the purpose of carrying out the intention of this Lease, and in connection with any such action, will deliver to the Lessor proof of such filings and an opinion of the Lessee's counsel that such action has been properly taken. The Lessee will pay all costs, charges and expenses incident to any such filing, re-filing, recording and re-recording or depositing and re-depositing of any such instruments or incident to the taking of such action.

10.2. Payment of Taxes. The Lessee, or the Lessor at the Lessee's expense, shall report, pay and discharge when due all license and registration fees, assessments, sales, use and property taxes, gross receipts taxes arising out of receipts from use or operation of the Equipment, and other taxes, fees and governmental charges similar or dissimilar to the foregoing (excluding any tax measured by the Lessor's net income and any gross receipts or gross income taxes in substitution for or by way of relief from the payment of taxes measured by such net income, provided that the Lessee agrees to pay that portion of any such tax on or measured by rentals payable hereunder or the net income therefrom which is in direct substitution for, or which relieves the Lessee from, a tax which the Lessee would otherwise be obligated to pay under the terms of this Section), together with any penalties or interest thereon, imposed by any state, federal or local government upon any Item of Equipment and whether or not the same shall be assessed against or in the name of the Lessor, the Agent, the Lessee, or the Trustors; provided, however, that the Lessee shall not be required to pay or discharge any such tax or assessment (i) so long as it shall, in good faith and by appropriate legal proceedings, contest the validity thereof in any reasonable manner which will not affect or endanger the title and interest of the Lessor to the Equipment; however, the Lessee shall reimburse the Lessor for any damages or expenses resulting from such failure to pay or discharge, or (ii) as to assessments against or in the name of anyone other than the Lessee, until 20 days after written notice thereof shall have been given to the Lessee.

SECTION 11. PAYMENT FOR CASUALTY OCCURRENCE OR EQUIPMENT UNSERVICEABLE FOR USE.

11.1. Duty of Lessee to Notify Lessor. In the event that any Item of Equipment shall be or become lost, stolen, destroyed, or, in the opinion of the Lessee, irreparably damaged, obsolete or economically unserviceable for use from any cause whatsoever, or shall be requisitioned or taken over by any governmental authority under the power of eminent domain or otherwise during the term of this Lease (any such occurrence, except for any requisition which

by its terms does not exceed the period ending on the last Rental Payment Date under Section 2.2 hereof, being hereinafter called a Casualty Occurrence), the Lessee shall promptly and fully (after it has knowledge of such Casualty Occurrence) inform the Lessor in regard thereto.

11.2. Sum Payable for Casualty Loss. When the aggregate Casualty Value (as herein defined) of Items of Equipment having suffered a Casualty Occurrence (exclusive of Items of Equipment having suffered a Casualty Occurrence with respect to which a payment shall have been made to the Lessor pursuant to this Section 11) shall exceed \$100,000, the Lessee, on the next succeeding Rental Payment Date, shall pay to the Lessor a sum equal to the Casualty Value of such Item or Items of Equipment as of the date of such payment; provided that notwithstanding the foregoing the Lessee shall on the last Rental Payment Date of each calendar year pay to the Lessor a sum equal to the Casualty Value of any Item or Items of Equipment which have suffered a Casualty Occurrence during such calendar year or any prior year for which no payment has previously been made to the Lessor pursuant to this Section 11.2.

11.3. Rent Termination. Upon (and not until) payment of the Casualty Value in respect of any Item or Items of Equipment, the obligation to pay rent for such Item or Items of Equipment shall terminate, but the Lessee shall continue to pay rent for all other Items of Equipment. The Lessee shall pay when due all Fixed Rental payments as to an Item or Items due prior to the date on which the Casualty Value thereof is payable.

11.4. Disposition of Equipment. The Lessee shall, as agent for the Lessor, dispose of such Item or Items of Equipment as soon as it is able to do so for the best price obtainable. Any such disposition shall be on an "as is", "where is" basis without representation or warranty, express or implied. As to each separate Item of Equipment so disposed of the Lessee may retain all amounts of such price plus any insurance proceeds and damages received by the Lessee by reason of such Casualty Occurrence up to the Casualty Value attributable thereto and shall remit the excess, if any, to the Lessor. In disposing of such Item or Items of Equipment, the Lessee shall take such action as the Lessor shall reasonably request to terminate any contingent liability which the Lessor might have arising after such disposition from or connected with such Item or Items of Equipment.

11.5. Casualty Prior to Commencement of Periodic Rent. In the event the Lessee shall have notified the Lessor that an Item or Items of Equipment have suffered a Casualty Occurrence 15 days or more prior to the commencement of Fixed Rental hereunder with

respect thereto, the Casualty Value for such Item or Items shall be an amount equal to 100% of its cost plus the Daily Interim Rental therefor, if any, to the date of payment of such Casualty Value, which date shall not be more than 15 days after the date of notice to the Lessor of such Casualty Occurrence. If the Lessee shall have notified the Lessor that an Item or Items of Equipment have suffered a Casualty Occurrence less than 15 days prior to the commencement of Fixed Rental hereunder with respect thereto, the date of such Casualty Occurrence for such Item or Items shall be deemed to be one day after the due date of the first installment of Fixed Rental.

11.6. Casualty Value. After commencement of Fixed Rental, the Casualty Value of each Item of Equipment shall be an amount determined as of the date the Casualty Value is paid as provided in this Section 11 (and not the date of the Casualty Occurrence) equal to that percentage of the original cost to the Lessor of such Item of Equipment set forth in the Schedule of Casualty Value attached hereto as Schedule C opposite such date of payment. The Agent will furnish amortization schedules showing the remaining installments of Fixed Rental.

11.7. Risk of Loss. The Lessee shall bear the risk of and, except as hereinabove in this Section 11 provided, shall not be released from its obligations hereunder in the event of any Casualty Occurrence to any Item of Equipment from and after the date hereof and continuing until payment of the Casualty Value in respect of such Item of Equipment has been made, such Item or the salvage thereof has been disposed of by the Lessee and the title to such Item or the salvage thereof and all risk of loss and liabilities incident to ownership have been transferred to the purchaser of such Item or the salvage thereof.

11.8. Eminent Domain. In the event that during the term of this Lease the use of any Item of Equipment is requisitioned or taken by any governmental authority under the power of eminent domain or otherwise for a period which does not exceed the period ending on the last Rental Payment Date under Section 2.2 hereof, the Lessee's duty to pay rent shall continue for the duration of such requisitioning or taking. The Lessee shall be entitled to receive and retain for its own account all sums payable for any such period by such governmental authority as compensation for requisition or taking of possession to an amount equal to the rent paid or payable hereunder for such period, and the balance, if any, shall be payable to and retained by the Lessor as its sole property.

SECTION 12. ANNUAL REPORTS.

12.1. Duty of Lessee to Furnish. The Lessee will furnish on or before March 1 of each year, commencing March 1, 1974, to the Lessor or its assigns an accurate statement, as of the end of the preceding calendar year (a) showing the amount, description and

numbers of the Items of Equipment then leased hereunder, the amount, description and numbers of all Items of Equipment that may have suffered a Casualty Occurrence during the preceding 12 months (or since the date of this Lease, in the case of the first such statement), and such other information regarding the condition or repair of the Equipment as Lessor may reasonably request, and (b) stating that, in the case of all Equipment repainted during the period covered by such statement, the markings required by Section 4.2 hereof shall have been preserved or replaced.

12.2. Lessor's Inspection Rights. The Lessor and the Assignee each shall have the right, at its sole cost and expense, by its authorized representative, to inspect the Equipment and the Lessee's records with respect thereto, at such times as shall be reasonably necessary to confirm to the Lessor or, as the case may be, the Assignee the existence and proper maintenance thereof during the continuance of this Lease.

SECTION 13. RETURN OF EQUIPMENT UPON EXPIRATION OF TERM.

Upon the expiration of the term of this Lease with respect to any Item of Equipment, the Lessee will, at its own cost and expense, at the request of the Lessor, deliver possession of such Item of Equipment to the Lessor upon such storage tracks of the Lessee as the Lessor may designate, or in the absence of such designation, as the Lessee may select, and permit the Lessor to store such Item of Equipment on such tracks for a period not exceeding 90 days and transport the same at any time within such 90 days period to any reasonable place on the lines of railroad operated by the Lessee or to any connecting carrier for shipment, all as directed by the Lessor upon not less than 30 days' written notice to the Lessee. All movement and storage of each such Item is to be at the risk and expense of the Lessee. During any such storage period the Lessee will permit the Lessor or any person designated by it, including the authorized representative or representatives of any prospective purchaser of any such Item, to inspect the same; provided, however, that the Lessee shall not be liable, except in the case of negligence of the Lessee or of its employees or agents, for any injury to, or the death of, any person exercising, either on behalf of the Lessor or any prospective purchaser, the rights of inspection granted under this sentence. The assembling, delivery, storage and transporting of the Equipment as hereinbefore provided are of the essence of this Lease, and upon application to any court of equity having jurisdiction in the premises the Lessor shall be entitled to a decree against the Lessee requiring specific performance of the covenants of the Lessee to so assemble, deliver, store and transport the Equipment.

SECTION 14. DEFAULT.

14.1. Events of Default. Any of the following events shall constitute an Event of Default hereunder:

(a) Default shall be made in the payment of any part of the Rental provided in Section 2 hereof and such default shall continue for more than ten days; or

(b) The Lessee shall make or permit any unauthorized assignment or transfer of this Lease, or of possession of the Equipment, or any portion thereof, and shall fail or refuse to cause such assignment or transfer to be cancelled by agreement of all parties having any interest therein and to recover possession of such Equipment within 30 days after written notice from the Lessor to the Lessee demanding such cancellation and recovery of possession; or

(c) Default shall be made in the observance of performance of any other of the covenants, conditions and agreements on the part of the Lessee contained herein and such default shall continue for 30 days after written notice from the Lessor to the Lessee, specifying the default and demanding the same to be remedied; or

(d) A petition for reorganization under Section 77 of the Bankruptcy Act, as now constituted or as said Section 77 may be hereafter amended, shall be filed by or against the Lessee, and all the obligations of the Lessee under this Lease shall not have been duly assumed in writing, pursuant to a court order or decree, by a trustee or trustees appointed in such proceedings or otherwise given a status comparable to the obligations incurred by such a trustee or trustees within 30 days after such appointment, if any, or 60 days after such petition shall have been filed, whichever shall be earlier; or

(e) Any other proceedings shall be commenced by or against the Lessee for any relief under any bankruptcy or insolvency laws, or laws relating to the relief of debtors, readjustments of indebtedness, reorganizations, arrangements, compositions or extensions (other than a law which does not permit any readjustment of the indebtedness payable hereunder), and all the obligations of the Lessee, under this Lease shall not have been duly assumed in writing, pursuant to a court order or decree, by a trustee or trustees or receiver or receivers appointed for the Lessee or for the property of the Lessee in connection with any such proceedings or otherwise given a status

comparable to obligations incurred by such a trustee or trustees or receiver or receivers, within 30 days after such appointment, if any, or 60 days after such proceedings shall have been commenced, whichever shall be earlier.

14.2. Remedies. If any Event of Default has occurred and is continuing, the Lessor, at its option, may:

(a) Proceed by appropriate court action or actions, either at law or in equity, to enforce performance by the Lessee of the applicable covenants of this Lease or to recover damages for the breach thereof; or

(b) By notice in writing to the Lessee, terminate this Lease, whereupon all right of the Lessee to the use of the Equipment shall absolutely cease and terminate as though this Lease had never been made, but the Lessee shall remain liable as hereinafter provided; and thereupon, the Lessor may by its agents enter upon the premises of the Lessee or other premises where any of the Equipment may be located and take possession of all or any of such Equipment and thenceforth hold, possess and enjoy the same free from any right of the Lessee, or its successors or assigns, to use the Equipment for any purpose whatever, but the Lessor, shall, nevertheless, have a right to recover from the Lessee any and all amounts which may have accrued to the date of such termination (computing the rental for any number of days less than a full rental period by a fraction of which the numerator is such accrued number of days in such full rental period and the denominator is the total number of days in such full rental period) and also to recover forthwith from the Lessee (i) as damages for loss of the bargain and not as a penalty, a sum, with respect to each Item of Equipment, which represents the excess of the present worth, at the time of such termination, of all rentals for such Item which would otherwise have accrued hereunder from the date of such termination to the end of the term of this Lease over the then present worth of the then fair rental value of such Item for such period computed by discounting from the end of such term to the date of such termination rentals which the Lessor reasonably estimates to be obtainable for the use of the Item during such period, such present worth to be computed in each case on a basis of a 4% per annum discount, compounded semiannually from the respective dates upon which rentals would have been payable hereunder had this Lease not been terminated, and (ii) any damages and expenses including reasonable attorney's fees, in addition thereto which the Lessor shall have sustained by reason of the breach of any covenant or covenants of this Lease, other than for the payment of rental.

14.3. Cumulative Remedies. The remedies in this Lease provided in favor of the Lessor shall not be deemed exclusive, but shall be cumulative and shall be in addition to all other remedies in its favor existing at law or in equity. The Lessee hereby waives any mandatory requirements of law, now or hereafter in effect, which might limit or modify any of the remedies herein provided, to the extent that such waiver is permitted by law. The Lessee hereby waives any and all existing or future claims of any right to assert any off-set against the rent payments due hereunder, and agrees to make the rent payments regardless of any off-set or claim which may be asserted by the Lessee on its behalf in connection with the lease of the Equipment.

14.4. Lessor's Failure to Exercise Rights. The failure of the Lessor to exercise the rights granted it hereunder upon any occurrence of any of the contingencies set forth herein shall not constitute a waiver of any such right upon the continuation or recurrence of any such contingencies or similar contingencies.

14.5. Termination by Assignee of Conditional Sale Agreement. Anything in this Lease to the contrary notwithstanding, if the Assignee of the Conditional Sale Agreement shall, upon the occurrence of an Event of Default as defined therein, state in a written notice to the Lessor and Lessee that this Lease terminates, this Lease shall, immediately upon receipt by Lessee of such notice, terminate as to all the Items of Equipment and the rights of the Lessee hereunder shall at all times and in all respects be subject and subordinate to the rights and remedies of the Assignee under the Conditional Sale Agreement.

SECTION 15. RETURN OF EQUIPMENT UPON DEFAULT.

15.1. Lessee's Duty to Return. If the Lessor or the Assignee shall terminate this Lease pursuant to Section 14 hereof, the Lessee shall forthwith deliver possession of the Equipment to the Lessor. For the purpose of delivering possession of any Item of Equipment to the Lessor as above required, the Lessee shall at its own cost, expense and risk (except as hereinafter stated):

(a) Forthwith place such Equipment in such reasonable storage place on the Lessee's lines of railroad as the Lessor may designate or, in the absence of such designation, as the Lessee may select;

(b) Permit the Lessor to store such Equipment in such reasonable storage place on the Lessee's lines of railroad for a period not exceeding 180 days at the risk of the Lessee; and

(c) Transport the Equipment, at any time within such 180 days' period, to any place on the lines of railroad operated by the Lessee or to any connecting carrier for shipment, all as the Lessor may reasonably direct upon not less than 30 days' written notice to the Lessee.

15.2. Specific Performance. The assembling, delivery, storage and transporting of the Equipment as hereinbefore provided are of the essence of this Lease, and upon application to any court of equity having jurisdiction in the premises, the Lessor shall be entitled to a decree against the Lessee requiring specific performance of the covenants of the Lessee so to assemble, deliver, store and transport the Equipment.

15.3. Lessor Appointed Lessee's Agent. Without in any way limiting the obligations of the Lessee under the foregoing provisions of this Section 15, the Lessee hereby irrevocably appoints the Lessor as the agent and attorney of Lessee, with full power and authority, at any time while the Lessee is obligated to deliver possession of any Items of Equipment to Lessor, to demand and take possession of such Item in the name and on behalf of Lessee from whosoever shall be at the time in possession of such Item.

SECTION 16. ASSIGNMENTS BY LESSOR.

The Lessee acknowledges receipt of a true copy of the Conditional Sale Agreement referred to in the Recitals of this Lease, which contains in Section 26 thereof an assignment (herein called the "Assignment") by the Lessor to the Manufacturers under the Conditional Sale Agreement of its right, title and interest as Lessor under this Lease. The Lessee hereby consents to all provisions contained in the Assignment, insofar as the same pertain to this Lease, and agrees that the rights, powers, privileges and other benefits assigned to the Manufacturers thereby, and all remedies under the Lease, may be enforced by the Manufacturers separate and apart from and without notice to or consent or joinder of Lessor or any assignee of the rights, powers, privileges or other benefits under the Lease not thereby assigned to the Manufacturers. The Lessee waives as against the Manufacturers, its and their successors and assigns, all claims now or hereafter existing against the Lessor under this Lease. The Lessee shall, until such time, if any, as the Assignment shall cease and terminate, pay to the Manufacturers, their successors and assigns, an amount equal to all rentals and profits and other sums payable to or receivable by the Lessor under or pursuant to the provisions of this Lease according to the terms of this Lease, without any abatement, reduction, defense, set-off, counterclaim or recoupment whatsoever and shall not surrender the Equipment subject to this Lease to any person other than the Manufacturer or

otherwise, in accordance with written instructions delivered to it by the Manufacturer. The Lessee shall not, without the prior written consent of the Manufacturer, enter into any agreement amending, modifying or terminating this Lease and any attempted amendment, modification or termination without such consent shall be void. The Lessee shall remain obligated under this Lease in accordance with its terms, and shall not take any action to terminate, rescind or void this Lease, notwithstanding any default by the Lessor, the existence of any defense, set-off, counterclaim or right of abatement, reduction or recoupment as between the Lessor and the Lessee, the existence of any other liability or obligation of any kind or character on the part of the Lessor to the Lessee, or to any third person or governmental authority, or any bankruptcy or other proceedings affecting the Lessor, or any assignee thereof, or to any action taken by trustees or receiver of the Lessor, or of any such assignee or by any court in any such proceeding.

This Lease shall be assignable in whole or in part by Lessor without the consent of Lessee, but Lessee shall be under no obligation to any assignee of the Lessor except upon written notice of such assignment from the Lessor. In the event that separate assignments are executed by the Lessor in respect of this Lease and the rental and other sums due and to become due hereunder, insofar as the same relate to Items of Equipment described in separate Schedules hereto the Lessor and the Lessee agree that so long as such separate assignments remain in force and effect this Lease shall be deemed to be and shall be construed as a divisible and severable contract between the Lessor and the Lessee for the leasing of Equipment covered by each such separate assignment, all to the same extent and with the same force and effect as though a separate lease had been entered into by the Lessor and the Lessee in respect of such Equipment. Upon notice to the Lessee of any such assignment the rent and other sums payable by the Lessee which are the subject matter of the assignment shall be paid to the assignee. Without limiting the foregoing, the Lessee further acknowledges and agrees that (1) the rights of any such assignee in and to the sums payable by the Lessee under any provisions of this Lease shall not be subject to any abatement whatsoever, and shall not be subject to any defense, set-off, counterclaim or recoupment whatsoever whether by reason of or defect in Lessor's title, or any interruption from whatsoever cause (other than from a wrongful act of the assignee) in the use, operation or possession of the Equipment or any part thereof, or any damage to or loss or destruction of the Equipment or any part thereof, or by reason of any other indebtedness or liability, howsoever and whenever arising, of the Lessor to the Lessee or to any other person, firm or corporation or to any governmental authority or for any cause whatsoever, it being the intent hereof that, except in the event of a wrongful act on the part of the assignee, the

Lessee shall be unconditionally and absolutely obligated to pay the assignee all of the rents and other sums which are the subject matter of the assignment, and (ii) the assignee shall have the sole right to exercise all rights, privileges and remedies (either in its own name or in the name of the Lessor for the use and benefit of the assignee) which by the terms of this Lease are permitted or provided to be exercised by the Lessor.

SECTION 17. ASSIGNMENTS BY LESSEE; USE AND POSSESSION.

17.1. Lessee's Rights to the Equipment. So long as the Lessee shall not be in default under this Lease, the Lessee shall be entitled to the possession and use of the Equipment in accordance with the terms of this Lease, but, without the prior written consent of the Lessor, the Lessee shall not assign, transfer or encumber its leasehold interest under this Lease in any of the Equipment (except to the extent that the provisions of any mortgage now or hereafter created on any of the lines of the railroad of the Lessee may subject such leasehold interest to the lien thereof). The Lessee shall not, without the prior written consent of the Lessor, part with the possession or control of, or suffer or allow to pass out of its possession or control, any of the Equipment, except to the extent permitted by the provisions of Section 17.2 hereof.

17.2. Use and Possession on Lines Other Than Lessee's Own. So long as the Lessee shall not be in default under this Lease, the Lessee shall be entitled to the possession of the Equipment and to the use thereof upon the lines of railroad owned or operated by it (either alone or jointly) or by any corporation a majority of whose voting stock (i.e., having ordinary voting power for the election of a majority of its Board of Directors) is owned directly or indirectly by the Lessee, or upon lines of railroad over which the Lessee or such corporation has trackage or other operating rights or over which Equipment of the Lessee is regularly operated pursuant to contract and also to permit the use of the Equipment upon connecting and other railroads in the usual interchange of traffic, but only upon and subject to all the terms and conditions of this Lease. The Lessee may receive and retain compensation for such use from other railroads so using any of the Items. Notwithstanding the foregoing, the Lessee will not assign any Item of Equipment to service involving the regular operation and maintenance thereof outside the United States of America. No assignment, sublease or interchange entered into by the Lessee hereunder shall relieve the Lessee of any liability or obligations hereunder which shall be and remain those of a principal and not a surety.

17.3. Merger, Consolidation or Acquisition of Lessee. Nothing in this Section 17 shall be deemed to restrict the right

of Lessee to assign or transfer its leasehold interest under this Lease in the Equipment or possession of the Equipment to any corporation (which shall have duly assumed the obligations hereunder of Lessee) into or with which the Lessee shall have become merged or consolidated or which shall have acquired the property of Lessee as an entirety or substantially as an entirety.

SECTION 18. OPINION OF LESSEE'S COUNSEL.

Concurrently with the delivery and acceptance of the first Item of Equipment hereunder, the Lessee will deliver to the Lessor five counterparts of the written opinion of counsel for the Lessee addressed to the Lessor, the Agent and to the Assignee, in scope and substance satisfactory to the Lessor, to the effect that:

(a) The Lessee is a corporation legally incorporated and validly existing, in good standing, under the laws of the State of Delaware;

(b) The Lessee has the corporate or other power and authority to own its property and carry on its business as now being conducted and is duly qualified to do business as a foreign corporation in all States in which such qualification is necessary to carry out the terms of the Lease;

(c) This Lease and the Acquisition Agreements of even date herewith among the Lessor, the Agent, the Lessee and the Manufacturers have been duly authorized, executed and delivered by the Lessee and constitute the valid, legal and binding agreements of the Lessee enforceable in accordance with their respective terms;

(d) This Lease has been filed and recorded with the Interstate Commerce Commission pursuant to Section 20c of the Interstate Commerce Act and no other filing, recording or depositing is necessary to protect the Lessor's title to the Equipment in the United States of America;

(e) No approval, consent or withholding of objection is required from any public regulatory body with respect to the entering into or performance by the Lessee of the Acquisition Agreements or this Lease;

(f) The execution and delivery by the Lessee of the Acquisition Agreements and this Lease do not violate any provision of any law, any order of any court or governmental agency, the Charter or By-laws of the Lessee, or any indenture, agreement, or other instrument to which the Lessee is a party or by which it, or any of its property is bound, and will not be in conflict with, result in the breach of, or constitute (with due notice and/or lapse of time) a default under any such indenture, agreement, or other instrument, or result in the creation or imposition of any lien, charge or encumbrance of any nature whatsoever upon any of the property or assets of the Lessee, except as contemplated and permitted hereby; and

(g) As to any other matter which the Lessor shall reasonably request.

SECTION 19. INTEREST ON OVERDUE RENTALS AND AMOUNTS PAID BY LESSOR.

Anything to the contrary herein contained notwithstanding, any nonpayment of rentals due hereunder, or amounts expended by the Lessor on behalf of the Lessee, shall result in the obligation on the part of the Lessee to pay also an amount equal to 9% (or the lawful rate, whichever is less) of the overdue rentals and amounts expended for the period of time during which they are overdue or expended and not repaid.

SECTION 20. OPTION TO PURCHASE.

Provided that the Lessee is not in default, Lessee shall have the following option to purchase:

(a) The Lessee shall have the right to purchase all but not less than all of the Equipment then leased hereunder at the expiration of the term at a price equal to the "fair market value" (as defined). The Lessee shall give the Lessor written notice 180 days prior to the end of the term of its election to exercise the purchase option provided for in this Section. Payment of the option price shall be made at the place of payment specified in Section 2 hereof in funds there current against delivery of a bill of sale transferring and assigning to the Lessee all right, title and interest of the Lessor in and to the Equipment and containing a warranty against liens or claims of persons claiming by, through or under the Lessor except liens and claims which the Lessee assumed or is obligated to discharge under the terms of the Lease. The Lessor shall not be required to make any representation or warranty as to the condition of the Equipment or any other matters.

(b) The "fair market value" shall be an amount mutually agreed upon by the Lessor and the Lessee; provided that if the Lessor and the Lessee are unable to agree upon the fair market value of the Equipment within 30 days after receipt by the Lessor of the notice of the Lessee's election to exercise the purchase option, the fair market value shall be determined by an appraiser selected by mutual agreement of the Lessor and the Lessee. If the Lessor and the Lessee are not able to agree upon an appraiser, or if the fair market value is not so determined within 90 days after receipt by the Lessor of the Lessee's election to purchase, the same shall be determined by American Appraisal Company. The fair market value as finally determined shall bear interest for the period, if any, from the date of expiration of this Lease to the date of payment at the rate of 8 1/2% per annum. Upon the determination of the fair market value as aforesaid, the Lessee may at its option withdraw and rescind its election to purchase without further liability to the Lessor.

(c) Unless the Lessee has given the Lessor 180 days notice as required in connection with exercise of the foregoing option, all the Equipment then leased hereunder shall be returned to the Lessor in accordance with Section 13 hereof.

Notwithstanding any election of the Lessee to purchase, the provisions of Section 11 hereof shall continue in full force and effect until the date of purchase and the passage of ownership of the Equipment purchased by the Lessee upon the date of purchase unless the purchase price has been agreed upon by the parties pursuant to this Section 20.1, in which event such purchase price shall govern.

SECTION 21. MISCELLANEOUS.

21.1. Notices. Any notice required or permitted to be given by either party hereto to the other shall be deemed to have been given when deposited in the United States certified mails, first class postage prepaid, addressed as follows:

If to the Lessor ✓ Trust Company for USL, Inc., as
Trustee under R.I. Trust No. 4
1211 West 22nd Street
Oak Brook, Illinois 60521

With a copy of any such notice to
be sent to the Agent.

If to the Agent: ☒ United States Leasing International, Inc.
633 Battery Street
San Francisco, California 94111
Attention: Vice President-Lease Underwriting Group

If to the Lessee: Chicago, Rock Island and Pacific Railroad Company
139 West Van Buren Street
Chicago, Illinois 60605

or addressed to either party at such other address as such party shall hereafter furnish to the other party in writing.

21.2. Execution in Counterparts. This Lease, and any lease supplemental hereto, may be executed in several counterparts, each of which so executed shall be deemed to be an original and in each case such counterparts shall constitute but one and the same instrument.

21.3. Law Governing. This Lease shall be construed in accordance with the laws of Illinois; provided, however, that the parties shall be entitled to all rights conferred by any applicable federal statute, rule or regulation.

21.4. Concerning the Lessor and the Agent. It is expressly understood and agreed by and between the parties hereto, anything herein to the contrary notwithstanding, that each and all of the representations, covenants, undertakings and agreements herein made on the part of the Lessor, while in form purporting to be the representations, covenants, undertakings and agreements of Trust Company for USL, Inc., are nevertheless each and every one of them made and intended not as personal representations, covenants and undertakings and agreements of it in its individual corporate capacity or for the purpose or with the intention of binding it in its individual corporate capacity, but are made and intended for the purpose of binding only the Trust as that term is used in the Trust Agreement; such Trust is the Lessor hereunder, and this Lease is executed and delivered by Trust Company for USL, Inc., not in its own right but solely in the exercise of the powers conferred upon it as such Trustee; and no liability or responsibility in its individual corporate capacity is assumed by nor shall at any time be asserted or enforceable against such corporation or the Agent, or any incorporator or any past, present or future subscriber to the capital stock of, the Trustee or the Agent, on account of this Lease or on account of any representation, covenant, undertaking or agreement of such corporation or the Agent in this Lease contained, either expressed or implied, all such individual corporate liability, if any, being expressly waived and released by the Lessee herein and by all persons claiming by, through or under the Lessee; excepting, however, that the Lessee or any person claiming by, through or under it, making claim hereunder, may look to said Trust for satisfaction of the same.

21.5. Trustors Defined. The term "Trustors" as used herein means Wilmington Trust Company, City National Bank and Trust Company and First American National Bank, as Trustors under the Trust Agreement dated as of May 1, 1972 among the Trustors, the Lessor and the Agent and their respective successors in interest and assigns under said Trust Agreement.

21.6. Subordination. This Lease is subject and subordinate to the Conditional Sale Agreement mentioned in the Recitals hereof.

IN WITNESS WHEREOF, the parties hereto have caused this instrument to be executed in their respective corporate names by their officers or representatives, thereunto duly authorized, and their respective corporate seals to be hereunto affixed, duly attested, all as of the date first above written.

TRUST COMPANY FOR USL, INC., as
Trustee under R.I. Trust No. 4

(Corporate Seal)

ATTEST:

James L. Miller
Assistant Secretary

By Bm Marshardt
Its President LESSOR

(Corporate Seal)

CHICAGO, ROCK ISLAND AND
PACIFIC RAILROAD COMPANY

ATTEST:

E. F. Wilkinson
Secretary

By D. Edsall
Its Vice Chairman President-
LESSEE

(Corporate Seal)

UNITED STATES LEASING INTERNATIONAL,
INC.

ATTEST:

James L. Miller
Its Secretary

By [Signature]
Its Vice President

AGENT FOR LESSOR

ATTACHMENTS TO LEASE

Schedules A-1, A-2 and A-3	-	Description of Equipment
Schedule B	-	Certificate of Acceptance
		under Equipment Lease
Schedule C	-	Schedule of Casualty Value

STATE OF CALIFORNIA

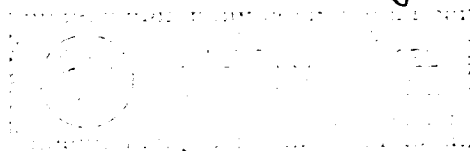
CITY AND COUNTY OF SAN FRANCISCO

)
) SS
)

On this 19th day of June, 1972, before me personally appeared BEN MAUSHARDT, to me personally known, who being by me duly sworn, says that he is a the President of TRUST COMPANY FOR USL, INC., that one of the seals affixed to the foregoing instrument is the corporate seal of said corporation, that said instrument was signed and sealed on behalf of said corporation by authority of its Board of Directors, and he acknowledged that the execution of the foregoing instrument was the free act and deed of said corporation.

(Seal)

My Commission expires:



STATE OF CALIFORNIA

CITY AND COUNTY OF SAN FRANCISCO

)
) SS
)

On this 19th day of June, 1972, before me personally appeared DAVID A. WOOLSEY, to me personally known, who being by me duly sworn, says that he is a Vice President of UNITED STATES LEASING INTERNATIONAL, INC., that one of the seals affixed to the foregoing instrument is the corporate seal of said corporation, that said instrument was signed and sealed on behalf of said corporation by authority of its Board of Directors, and he acknowledged that the execution of the foregoing instrument was the free act and deed of said corporation.

(Seal)

My Commission expires:

Walter J. Michael

STATE OF ILLINOIS)
) SS
COUNTY OF COOK)

On this 20th day of June, 1972, before me personally appeared T. E. DESCH, to me personally known, who being by me duly sworn, says that he is the Vice Chairman ~~President~~ of CHICAGO, ROCK ISLAND AND PACIFIC RAILROAD COMPANY, that one of the seals affixed to the foregoing instrument is the corporate seal of said corporation, that said instrument was signed and sealed on behalf of said corporation by authority of its Board of Directors, and he acknowledged that the execution of the foregoing instrument was the free act and deed of said corporation.

(Seal)

John H. Davis
Notary Public

My Commission expires:

Oct. 26, 1973

SCHEDULE A-1

MANUFACTURER: ACF INDUSTRIES, INCORPORATED

DESCRIPTION OF EQUIPMENT: 500 100-ton covered hopper cars,
bearing road numbers RI 131750
to 132249, both inclusive.

PRICE: \$17,070.81 per car, or

TOTAL PRICE: \$8,535,405.00 for all 500 cars

OUTSIDE DELIVERY DATE: February 28, 1973

DELIVER TO: Chicago, Rock Island and Pacific
Railroad Company (as designated
by the Railroad)

RENT PERIOD: Fifteen (15) years, commencing
with the first rental payment

FIXED RENTAL: Thirty (30) semi-annual rental
payments, in advance at \$739.76
per car, or \$369,880.00 for all
500 cars.

DAILY INTERIM RENTAL: \$4.1098 per car per day

LESSEE: Chicago, Rock Island and Pacific Railroad Company

TRUSTORS: Wilmington Trust Company
City National Bank and Trust Company
First American National Bank

ASSIGNEE: Wells Fargo Bank, N.A.

In the event the price of any Item covered by this Schedule is more or less than the amount set forth above, the rental for such Item shall be proportionately increased or reduced.

SCHEDULE A-2

MANUFACTURER: ACF INDUSTRIES, INCORPORATED

DESCRIPTION OF EQUIPMENT: 300 70-ton 50 ft. all steel single sheath box cars, bearing road numbers RI36000 to 36299, both inclusive.

PRICE: \$19,022.17 per car, or

TOTAL PRICE: \$5,706,651.00 for all 300 cars

OUTSIDE DELIVERY DATE: February 28, 1973

DELIVER TO: Chicago, Rock Island and Pacific Railroad Company (as designated by the Railroad)

RENT PERIOD: Fifteen (15) years, commencing with the first rental payment

FIXED RENTAL PAYMENTS: Thirty (30) semi-annual rental payments, in advance at \$824.33 per car, or \$247,299.00 for all 300 cars.

DAILY INTERIM RENTAL: \$4.5796 per car per day

LESSEE: Chicago, Rock Island and Pacific Railroad Company

TRUSTORS: Wilmington Trust Company
City National Bank and Trust Company
First American National Bank

ASSIGNEE: Wells Fargo Bank, N.A.

In the event the price of any Item covered by this Schedule is more or less than the amount set forth above, the rental for such Item shall be proportionately increased or reduced.

SCHEDULE A-3

MANUFACTURER: ORTNER FREIGHT CAR COMPANY

DESCRIPTION OF EQUIPMENT: 100 100-ton open top hopper cars,
bearing road numbers RI 102100
to 102199, both inclusive.

PRICE: \$16,088.24 per car, or

TOTAL PRICE: \$1,608,824.00 for all 100 cars

OUTSIDE DELIVERY DATE: February 28, 1973

DELIVER TO: Chicago, Rock Island and Pacific
Railroad Company (as designated
by the Railroad)

RENT PERIOD: Fifteen (15) years, commencing
with the first rental payment

FIXED RENTAL PAYMENTS: Thirty (30) semi-annual rental
payments, in advance at \$697.18
per car, or \$69,718.00 for all
100 cars.

DAILY INTERIM RENTAL: \$3.8732 per car per day

LESSEE: Chicago, Rock Island and Pacific Railroad Company

TRUSTORS: Wilmington Trust Company
City National Bank and Trust Company
First American National Bank

ASSIGNEE: Wells Fargo Bank, N.A.

In the event the price of any Item covered by this Schedule
is more or less than the amount set forth above, the rental
for such Item shall be proportionately increased or reduced.

CERTIFICATE OF ACCEPTANCE
UNDER EQUIPMENT LEASE

To: TRUST COMPANY FOR USL, INC., as Trustee
under Trust Agreement dated as of May 1, 1972 ("Trustee")

UNITED STATES LEASING INTERNATIONAL, INC., as
Agent for the Trustees ("Agent")

ACF INDUSTRIES, INCORPORATED, or ORTNER FREIGHT CAR COMPANY,
as applicable ("Manufacturer")

I, a duly appointed inspector and authorized representative of CHICAGO, ROCK ISLAND AND PACIFIC RAILROAD COMPANY ("Lessee") and of the above named Trustee, do hereby certify that I have inspected, received, approved and accepted delivery, on behalf of the Lessee and under the Equipment Lease dated as of May 1, 1972 among the Trustee, the Agent, and the Lessee, and on behalf of the Trustee under the Conditional Sale Agreement dated as of July 1, 1971 among ACF INDUSTRIES, INCORPORATED, and ORTNER FREIGHT COMPANY (the "Manufacturers") the TRUSTEE, the Agent and the Lessee, of the following items of equipment ("Equipment"):

TYPE OF EQUIPMENT:

PLACE ACCEPTED:

DATE ACCEPTED:

NUMBER OF ITEMS:

NUMBERED:

I do further certify that the foregoing Equipment is in good order and condition, and conforms to the Specifications applicable thereto, and at the time of delivery to the Lessee there was plainly, distinctly, permanently and conspicuously marked in contrasting colors upon each side of each Item of Equipment the following legend in letters not less than one inch in height:

"Leased through United States Leasing International,
Inc., as Agent for Trustee-Vendee, and subject to a
Security Interest recorded with the I.C.C."

R.I. Trust No. 4

Schedule B
(to Equipment Lease)

The execution of this certificate will in no way relieve or decrease the responsibility of the Manufacturer of the Equipment for warranties it has made with respect to the Equipment.

Inspector and Authorized Representa-
tive of Lessee and Trustee

CHICAGO, ROCK ISLAND AND PACIFIC RAILROAD COMPANY - No. 4

SCHEDULE OF CASUALTY VALUE

CASUALTY VALUE: The following per cent of original cost to Lessor of an Item of Equipment, including all taxes and delivery charges, is to be paid on a rental payment due date pursuant to Section 2.2 of the Equipment Lease as the result of an Item becoming the subject of a Casualty Occurrence, depending upon when the Casualty Value is paid:

<u>After Rental Payment No.</u>	<u>Payable on Date and in Lieu of Payment No.</u>	<u>Casualty Value Payable Per Item [in lieu of rental payment for such item due on such date]</u>
1	2	101.750-
2	3	101.625-
3	4	101.500-
4	5	101.250-
5	6	100.750
6	7	100.125
7	8	94.375
8	9	93.250
9	10	91.875
10	11	90.375
11	12	83.875
12	13	81.875
13	14	79.750
14	15	77.500
15	16	70.250
16	17	67.625
17	18	64.750
18	19	61.875
19	20	58.750
20	21	55.625
21	22	52.375
22	23	49.125
23	24	45.625
24	25	42.250
25	26	38.625
26	27	35.125
27	28	31.500
28	29	27.750
29	30	24.000
30	And thereafter	15.000

SCHEDULE C
(to Equipment Lease)

7/01/78

JOB C51120 ROCK ISLAND RAILROAD
 LIST OF CARS TO BE REHABILITATED WITH FUNDS
 PROVIDED BY SECTION 511, 4 R ACT LOAN

PAGE 23

INIT	NUMBER	CAR TYPE	O/L	LESSOR	TALLY
RI	036007	BOX-EQ	L	J26	
RI	036043	BOX-EQ	L	J26	
RI	036048	BOX-EQ	L	J26	
RI	036059	BOX-EQ	L	J26	
RI	036083	BOX-EQ	L	J26	
RI	036093	BOX-EQ	L	J26	
RI	036095	BOX-EQ	L	J26	
RI	036101	BOX-EQ	L	J26	
RI	036119	BOX-EQ	L	J26	
RI	036139	BOX-EQ	L	J26	
RI	036147	BOX-EQ	L	J26	
RI	036160	BOX-EQ	L	J26	
RI	036179	BOX-EQ	L	J26	
RI	036184	BOX-EQ	L	J26	
RI	036191	BOX-EQ	L	J26	
RI	036198	BOX-EQ	L	J26	
RI	036201	BOX-EQ	L	J26	
RI	036202	BOX-EQ	L	J26	
RI	036209	BOX-EQ	L	J26	
RI	036230	BOX-EQ	L	J26	
RI	036236	BOX-EQ	L	J26	
RI	036239	BOX-EQ	L	J26	
RI	036240	BOX-EQ	L	J26	
RI	036241	BOX-EQ	L	J26	
RI	036242	BOX-EQ	L	J26	
RI	036244	BOX-EQ	L	J26	
RI	036248	BOX-EQ	L	J26	
RI	036254	BOX-EQ	L	J26	
RI	036260	BOX-EQ	L	J26	
RI	036265	BOX-EQ	L	J26	
RI	036266	BOX-EQ	L	J26	
RI	036280	BOX-EQ	L	J26	
RI	036282	BOX-EQ	L	J26	
RI	036286	BOX-EQ	L	J26	
RI	036287	BOX-EQ	L	J26	
RI	036290	BOX-EQ	L	J26	
TYPE	TOTAL				36
RI	131786	CHP-JU	L	J26	
RI	131787	CHP-JU	L	J26	
RI	131797	CHP-JU	L	J26	
RI	131805	CHP-JU	L	J26	
RI	131807	CHP-JU	L	J26	
RI	131808	CHP-JU	L	J26	
RI	131832	CHP-JU	L	J26	
RI	131844	CHP-JU	L	J26	
RI	131849	CHP-JU	L	J26	
RI	131854	CHP-JU	L	J26	
RI	131855	CHP-JU	L	J26	
RI	131867	CHP-JU	L	J26	

7/01/78

JOB C51120 ROCK ISLAND RAILROAD
LIST OF CARS TO BE REHABILITATED WITH FUNDS
PROVIDED BY SECTION 511, 4 R ACT LOAN

PAGE

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INIT	NUMBER	CAR TYPE	O/L	LESSOR	TALLY
RI	131878	CHP-JU	L	J26	
RI	131881	CHP-JU	L	J26	
RI	131885	CHP-JU	L	J26	
RI	131891	CHP-JU	L	J26	
RI	131915	CHP-JU	L	J26	
RI	131929	CHP-JU	L	J26	
RI	131938	CHP-JU	L	J26	
RI	131946	CHP-JU	L	J26	
RI	131947	CHP-JU	L	J26	
RI	131948	CHP-JU	L	J26	
RI	131950	CHP-JU	L	J26	
RI	131951	CHP-JU	L	J26	
RI	131958	CHP-JU	L	J26	
RI	131961	CHP-JU	L	J26	
RI	131962	CHP-JU	L	J26	
RI	131963	CHP-JU	L	J26	
RI	131992	CHP-JU	L	J26	
RI	131993	CHP-JU	L	J26	
RI	132031	CHP-JU	L	J26	
RI	132038	CHP-JU	L	J26	
RI	132100	CHP-JU	L	J26	
RI	132158	CHP-JU	L	J26	
RI	132196	CHP-JU	L	J26	
RI	132198	CHP-JU	L	J26	
RI	132222	CHP-JU	L	J26	
RI	132226	CHP-JU	L	J26	
RI	132231	CHP-JU	L	J26	
RI	132236	CHP-JU	L	J26	
TYPE TOTAL					40
RI	102102	HPR-OP	L	J26	
RI	102144	HPR-OP	L	J26	
RI	102160	HPR-OP	L	J26	
RI	102172	HPR-OP	L	J26	
TYPE TOTAL					4
LESSOR TOTAL					80